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13 **ATTORNEYS FOR PLAINTIFF**

14 UNITED STATES DISTRICT COURT

15 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

16 IN RE: UBER TECHNOLOGIES, INC.,
17 PASSENGER SEXUAL ASSAULT
18 LITIGATION,

19 MDL No. 3084 CRB

20 Honorable Charles R. Breyer

21 **MOTION TO WITHDRAW AS
22 COUNSEL OF RECORD**

23 This Document Relates to:

24 C. B.,

25 Plaintiff

26 v.

27 UBER TECHNOLOGIES, INC., ET AL.

28 Defendants.

29 Pursuant to Local Rule 11-5, Walkup, Melodia, Kelly & Schoenberger, counsel
30 of record for Plaintiff C.B. (“Counsel”), respectfully moves this Court for an Order
31 allowing this firm to withdraw as counsel of record in the above-caption matter.

32 Over the past several weeks, Plaintiff C.B. has failed to respond to Counsel’s
33 numerous communication attempts via telephone, email, and text. Counsel has made
34 no less than twenty communication attempts to Plaintiff since filing her Short Form
35 Complaint on December 13, 2024. Counsel learned on January 8th, 2025, after
36 numerous attempts to reach Plaintiff by phone and email, that her phone had been

1 disconnected. Counsel called and left a voice message with Plaintiff's emergency
 2 contact, her mother, on January 8, 2025 and followed up with a letter sent on
 3 January 10, 2025 urging Plaintiff to make contact by January 21, 2025. On January
 4 23, 2025, Counsel reached Plaintiff's emergency contact by phone, and left a message
 5 for Plaintiff to call back. Counsel contacted Plaintiff's emergency contact again the
 6 next day, January 24, 2025, and was told that Plaintiff no longer wanted to pursue a
 7 claim. On January 27, 2025, Counsel advised Plaintiff in writing of their intent to
 8 withdraw from this matter via electronic mail and overnighted letter. As of the time
 9 of this filing, Plaintiff has failed to respond. Counsel also advised Defendants of their
 10 intent to withdraw from this matter via email on January 24, 2025 regarding
 11 Magistrate Cisneros' fact sheet deadline.

12 WHEREFORE, the law firm of Walkup, Melodia, Kelly & Schoenberger and all
 13 attorneys of record request that they be allowed to withdraw as counsel of record for
 14 Plaintiff C.B. A copy of this motion will be served upon Plaintiff at her last known
 15 address via electronic mail.

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17 Dated: January 31, 2025

Respectfully submitted,

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WALKUP, MELODIA, KELLY & SCHOENBERGER

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By: /s/ Sara M. Peters

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KHALDOUN A. BAGHDADI

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SARA M. PETERS

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MARTIN P. NEIRA

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Attorneys for PLAINTIFF

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CERTIFICATE OF SERVICE

I hereby certify that on January 31, 2025, I electronically transmitted the foregoing MOTION TO WITHDRAW AS COUNSEL OF RECORD to the Clerk's office using the CM/ECF system for filing thereby transmitting a Notice of Electronic Filing to all CM/ECF registrants. Additionally, the foregoing was served on Defendants' counsel via email at: MDL3084-service-Uber@paulweiss.com.

/s/ Courtney Megino
Courtney Megino